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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO	
09 674,090	03 01 2001	Yoav Eichen	107674	1528	
25944 759 OLIFE & RER			EXAMI	INER	
OLIFF & BERRIDGE, PLC P.O. BOX 19928 ALEXANDRIA, VA 22320			SIEW, JEFFREY		
ALLAMONIA VI ==			ARTUNIT	PAPER NUMBER	
			1637 DATE MAILED: 08/28/2002	17	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicant(s)		
	Application No.	YOAV EICHEN	T	
	Application 1	a d Unit		
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7. For purpose of how the	(or will be) as rome			
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Claim(s) objects: 1-42.	-nideration:	is a) approved or size	10(s).	
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8. I have the attached Inform				
9. Note and 10. Other:		_		Part of Paper No.
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Application No. 009/674,090

oinding of the nucleation center-forming Continuation of 2. NOTE: the new limitation fine formation of the complex itself or deposition of binding of the nucleation center-forming entities themselves not yielding a conductive bridge, such bridge forming only after growing said conductive substance would require new search and consideration.

Continuation of 3. Applicant's reply has overcome the following rejection(s): if the afterfinal amendment were entered, the objection to the language to title would be overcome. The 112 second paragraph would be overcome excluding claim 25 which does not incomprate the language to Continuation of 3. Applicant's reply has overcome the following rejection(s): if the afterfinal amendment were entered, the objection to the title would be overcome. The 112 second paragraph would be overcomes the cited art rejections over the method claims. The proposed amendment overcomes the cited art rejections over the method claims. title would be overcome. The 112 second paragraph would be overcome excluding claim 25 which does not incorporate the language to discount overcome. The 112 second paragraph would be overcome sthe cited art rejections over the method claims. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcome the 112 second paragraph concerns. The proposed amendment overcomes the cited art rejections on Mrocskowski et al and new overcomes the cited art rejection of product claims 31-37.41 are maintained because the reagents would still read on Mrocskowski et al and new overcomes the cited art rejection of product claims 31-37.41 are maintained because the reagents would still read on Mrocskowski et al and new overcomes the cited art rejection of product claims 31-37.41 are maintained because the reagents would be drawn more to intended use in the product claims are represented as a second paragraph would be drawn more to intended use in the product claims are represented as a second paragraph would be drawn more to intended use in the product claims are represented as a second paragrap nowever, the rejection of product claims 31-37,41 are maintain limitation would be drawn more to intended use in the product.

PRIMARY EXAMINER

1/20/02